

The State of New Hampshire

Department of Environmental Services



Michael P. Nolin Commissioner

Michael Perrotta d/b/a Forever In Time Photography 300 Main Street Salem, NH 03079

Re: Self Certification Requirement

NOTICE OF PROPOSED ADMINISTRATIVE FINE No. AF 05-078

September 15, 2005

I. Introduction

This Notice of Proposed Administrative Fine is issued by the Department of Environmental Services, Waste Management Division to Michael Perrotta, pursuant to RSA 147-A:17-a and Env-C 601.05. The Waste Management Division is proposing that fines totaling \$250 be imposed against Michael Perrotta for the violation alleged below. This notice contains important procedural information. Please read the entire notice carefully.

II. PARTIES

- 1. The Department of Environmental Services, Waste Management Division ("the Division"), is a duly-constituted administrative agency of the State of New Hampshire, having its principal office at 29 Hazen Drive, Concord, New Hampshire.
- 2. Michael Perrotta, d/b/a "Forever In Time Photography" is an individual having a mailing address of 300 Main Street, Salem, NH, 03079.

III. VIOLATIONS ALLEGED

- 1. Michael Perrotta has violated RSA 147-A:5, IV by failing to submit to the Department of Environmental Services ("DES") the Small Quantity Generator Self-certification Form and Declaration of Compliance ("SQG Self-certification Form") by January 1, 2004.
- 2. Michael Perrotta has violated RSA 147-A:5, IV by failing to submit to the Department of Environmental Services ("DES") the \$180 fee for the period of 2004 through 2006.

IV. Proposed Administrative Fines

1. For the violations identified in Section III, paragraphs 1 and 2, pursuant to Env-C 610, the Division is proposing a fine of \$250.

The total fine sought is \$250, subject to reduction pursuant to Section V, paragraph 1.

DES Web site: www.des.nh.gov

V. Response Options

Michael Perrotta is required by NH Admin. Rule Env-C 601.06 to respond to this notice. Please respond using one of the following options:

- 1. Michael Perrotta may submit the \$180 fee and the SQG Self-certification Form together with a reduced fine of \$150 for a **total payment of \$330**. If Michael Perrotta chooses this option, the fine payment, the signed waiver of hearing form, SQG Self-certification form, and fee must be submitted to the DES Legal Unit by October 19, 2005. If the administrative fine is not paid by the aforementioned date then the reduced rate no longer applies and the fine being sought is \$250.
- 2. Michael Perrotta may request a meeting, to be held either in person or by telephone, to discuss any errors or misunderstandings in the facts as stated in Section VI. To choose this option, Michael Perrotta **must** check the informal meeting request, sign the appearance form, return it to the DES Legal Unit and call Linda Birmingham, Enforcement Manager at (603) 271-5328 all by October 19, 2005.
- 3. Michael Perrotta may request a formal adjudicative hearing to contest the facts stated in Section VI, and the proposed fine. To choose this option, Michael Perrotta **must** check the formal hearing request and submit the appearance form to the DES Legal Unit by October 19, 2005. A Notice of Hearing will be issued to inform Michael Perrotta of the date and time for the hearing.

VI. SUMMARY OF FACT AND LAW SUPPORTING CLAIM

- 1. Pursuant to RSA 147-A, DES regulates the management and disposal of hazardous waste. Pursuant to RSA 147-A:3, the Commissioner of DES has adopted Env-Wm 100-1100 ("Hazardous Waste Rules") to implement this program.
- 2. Pursuant to RSA 147-A:17-a, the Commissioner of DES is authorized to impose fines of up to \$2,000 per offense for violations of RSA 147-A or rules adopted pursuant thereto. Pursuant to this section, the Commissioner has adopted Env-C 610 and Env-C 612 to establish fines for such violations.
- 3. RSA 147-A:5, IV(a) establishes the Small Quantity Generator (SQG) self-certification program, by requiring each hazardous waste generator that generates less than 220 pounds (100 kilograms) of hazardous waste per month to submit to DES, every 3 years, a self-certification declaration stating that the facility is in compliance with the small quantity hazardous waste generator rules. The declaration shall be on a form provided by DES, the SQG Self-certification Form.
- 4. RSA 147-A:5, IV(c) requires each SQG to pay a non-refundable fee of \$180, unless the SQG is exempt from the fee under RSA 147-A:5, IV(e) because it is a political subdivision of the state.

- 5. (a) RSA 147-A:5, IV(c)(1) requires each SQG in Rockingham and Strafford counties to submit self-certification forms by January 1, 2004.
- (b) RSA 147-A:5, IV(c)(1) and IV(e) require each SQG that is not a political subdivision to submit a fee of \$180 for the period of 2004 through 2006, to DES by January 1, 2004.
- 6. Michael Perrotta operates a photography facility located in Salem NH, which is in Rockingham County. Michael Perrotta registered as a generator of hazardous waste on November 15, 2001. Based on Michael Perrotta's Hazardous Waste Facility Notification Form, Michael Perrotta generates less than 220 lbs. /month of hazardous waste.
- 7. Under cover of letter dated October 1, 2003, the Division mailed the SQG Self-certification Form to SQGs in Rockingham and Strafford Counties, including Michael Perrotta. The cover letter informed the SQG of the law requiring SQGs of hazardous waste to provide certification that the SQGs facility is in compliance with applicable sections of the New Hampshire Hazardous Waste Rules. The letter provided notice that the SQG Self-certification Form and the \$180 fee were due on or before January 1, 2004.
- 8. The Division did not receive the SQG Self-certification Form and the accompanying \$180 fee from Michael Perrotta by the deadline date of January 1, 2004.
- 9. By letter dated May 25, 2004, the Division notified Michael Perrotta that the Division had not received the required SQG Self-certification Form and the accompanying payment, by the statutory deadline. The letter also informed Michael Perrotta that the Division may pursue enforcement options to ensure that all SQGs comply with the statutory requirement. The letter provided notice that Michael Perrotta needed to submit the SQG Self-certification Form and pay the required fee on or before July 12, 2004.
- 10. The Division did not receive the SQG Self-certification Form and the accompanying fee from Michael Perrotta on or before July 12, 2004.
- 11. Michael Perrotta was contacted via a telephone campaign, which was conducted by Division personnel from September 2004 through January 2005, to inform delinquent SQGs that the Division had still not received the SQG Self-certification Form and the accompanying payment, by the statutory deadline.
- 12. On July 15, 2005, Division personnel conducted a site visit to provide Michael Perrotta final notice to submit the SQG Self-certification Form and the accompanying fee of \$180. Division personnel informed Michael Perrotta that the Division would pursue enforcement options if the SQG Self-certification Form and the accompanying fee of \$180 were not received by July 31, 2005.
- 13. As of the date of this Notice, the Division still has not received the SQG Self-certification Form and the accompanying fee of \$180.

Information regarding this proposed fine may be made available to the public via the DES Web page (www.state.nh.us.des). If Michael Perrotta has any questions about this matter, please contact Linda Birmingham, at (603) 271-5328 or the DES Legal Unit, at (603) 271-7509.

nth ny 'Gir at P.G., Di ec Waste Management Division.

ec: Michael J. Walls, Assistant Commissioner, DES
Gretchen Hamel, Legal Unit Administrator
Jennifer Patterson, Esq., Senior Assistant Attorney General, NHDOJ-OA
RCRA/DB/AF
PLH/JJD/APG/DJR

*** RETURN THIS PAGE ONLY ***

MICHAEL PERROTTA IS REQUIRED BY LAW TO RESPOND TO THIS NOTICE.

PLEASE RESPOND NO LATER THAN OCTOBER 19, 2005.

Please check the appropriate line under either A or B and fill in the requested information under C below.

A.) APPEARANCE On behal	f of Michael Perrotta:
I request to have a for	mal hearing scheduled in this matter.
I request to have an in	formal meeting to discuss errors of fact.
B.) WAIVER OF HEARING O	n behalf of Michael Perrotta:
I certify that I understand my right to a hearing regarding the imposition of the propose administrative fine and that I hereby waive that right. The fine payment in the amount of \$150* (if paid before October 19, 2005) and the SQG Self-certification Form with the \$180 fee, for a total payment of \$330, paid to "Treasurer, State of New Hampshire" is enclosed. If the administrative fine is not paid by October 19, 2005 the fine payment is raised to \$250 making the total payment due after that date \$430.	
pursuant to NH RSA 6:11-a, It the original check draft, or mo	draft, or money order that is returned due to insufficient funds, DES may charge a fee in the amount of 5% of the face amount of oney order or \$25.00, whichever is greater, plus all protest and sting the amount of the original check draft, or money order.
C.) Pursuant to Env-C 601.	06(d), please provide the following information:
Signature	Date
Name (please print or type): Title:	
Phone Number:	
RETURN THIS PAGE ONI	중점에 전경하면 생물을 가는 것이 되었다. 그리고 있다면 가장 그렇게 되었다면 하는 것이 되었다면 하는데 하는데 하는데 하는데 하는데 하는데 하는데 그리고 있다면 하는데 없었다.

RETURN THIS PAGE ONLY TO:
Department of Environmental Services ~ Legal Unit
Michael Sclafani, Legal Assistant
P.O. Box 95
Concord, NH 03302-0095